EXHIBIT 5

BEFORE

THE PUBLIC SERVICE COMMISSION OF

SOUTH CAROLINA

DOCKET NO. 2003-326-C

)
IN RE:)
Analysis of Continued Availability of)
Unbundled Local Switching for Mass Market)
Customers Pursuant to the Federal Communication)
Commission's Triennial Review Order)
	1

SURREBUTTAL TESTIMONY OF

James Webber

On Behalf of

MCIMetro Access Transmission Services, LLC and MCI WORLDCOM Communications, Inc.

March 31, 2004

1	l.	INTRODUCTION
2		
3	Q.	PLEASE STATE YOUR NAME AND BUSINESS ADDRESS FOR THE
4		RECORD.
5	A.	My name is James D. Webber and my business address is: QSI Consulting, 4515
6		Barr Creek Lane, Naperville, Illinois 60564.
7		
8	Q.	BY WHOM ARE YOU EMPLOYED AND IN WHAT CAPACITY?
9	A.	I am employed by QSI Consulting, Inc. as a senior consultant within the firm's
10		Telecommunication Division.
11		
12	Q.	ARE YOU THE SAME JAMES D. WEBBER WHO FILED DIRECT AND
13		REBUTTAL TESTIMONY IN THESE PROCEEDINGS?
14	A.	Yes, I am.
15		
16	Q.	ON WHOSE BEHALF WAS THIS TESTIMONY PREPARED?
17	A.	This testimony was prepared on behalf of MCImetro Access Transmission
18		Services, LLC and MCI WORLDCOM Communications, Inc. (collectively
19		"MCI").
20		
21	Q.	WHAT IS THE PURPOSE OF YOUR TESTIMONY?

1	A.	My purpose is to respond to the Rebuttal Testimony of various BellSouth
2		witnesses who address issues pertaining to (A) IDLC based loops, (B) EELs, (C)
3		Automated Distribution Frames, and (D) collocation and transport.
4		
5	II.	IDLC
6		
7	Q.	MR. AINSWORTH STATES AT PAGE 20 OF HIS REBUTTAL
8		TESTIMONY THAT IDLC BASED LOOPS ARE AVAILABLE TO BE
9		CUT VIA BELLSOUTH'S HOT CUT PROCESSES. DOES THIS
10		STATEMENT ALLEVIATE YOUR CONCERNS WITH RESPECT TO
11		THE AVAILABILITY OF LOOPS SERVED VIA IDLC FACILITIES?
12	A.	No, it does not. While Mr. Ainsworth states that lDLC based loops will be
13		unbundled, he sidesteps the shortcomings of BellSouth's IDLC unbundling
14		options, which include prolonged installation intervals, increased costs and lower
15		quality services. Mass market customers are accustomed to provisioning intervals
16		that are much shorter than what BellSouth offers to provide with UNE-L under
17		any of its "hot cut" procedures. To make matters worse, BellSouth's IDLC
18		unbundling options may require special construction involving delays and the
19		assessment of additional charges. Further as I will discuss below, many
20		customers would experience degraded service quality when they are moved off of
21		IDLC.

1	Q.	HOW DO UNE-P AND UNE-L INSTALLATION INTERVALS
2		COMPARE?
3	A.	Even under the most favorable circumstances, BellSouth's loop provisioning
4		intervals are substantially longer than the intervals CLECs currently experience
5		with UNE-P migrations. Individual UNE-L migrations, for example, are
6		completed in approximately 3-5 days, while UNE-P migrations are typically
7		completed within a single day.
8		
9	Q.	WILL ALL UNBUNDLED LOOPS BE PROVIDED IN APPROXIMATELY
10		THREE TO FIVE BUSINESS DAYS?
11	A.	No. While the individual hot cut process may result in some unbundled loops
12		being provided within the three to five day interval, BellSouth has indicated that
13		its proposed bulk hot cut processes, for example, will require a minimum
14		installation period of 21 business days (4 days to negotiate, 3 days to complete a
15		bulk request containing negotiated due dates, and a 14 day interval until the first
16		due date is assigned). 1
17		
18	Q.	DO ANY OF BELLSOUTH'S IDLC CONVERSION OPTIONS CALL FOR
19		SPECIAL CONSTRUCTION ACTIVITIES AND THE ASSOCIATED

CHARGES?

¹ Mr. Ainsworth's rebuttal at page 24 indicates that the provisioning interval within this process will be reduced to 8 days at some point in the future.

1 A. Yes. In response to discovery in these proceedings, BellSouth has admitted that
2 at least two of its conversion options call for special construction and associated
3 charges.

A.

Q. MR. TENNYSON ADDRESSES THE ISSUE OF DEGRADED DIAL-UP SERVICE IN HIS REBUTTAL TESTIMONY. DO YOU HAVE ANY COMMENTS?

Yes. First, however, I must note that Mr. Tennyson does not deny that customers whose services are switched from IDLC based loops to loops provided via its alternative methods will experience degraded dial-up modem performance.

Rather, his Rebuttal Testimony corroborates my point. In addition, BellSouth admits in response to MCI's interrogatories that nearly all of its IDLC conversion options will negatively affect modem performance.

At pages 9 to 13 of his Rebuttal Testimony, Mr. Tennyson attempts to trivialize the impact BellSouth's IDLC conversion options will have on mass market customers who are moved from UNE-P based services to UNE-L based service, or from BellSouth's retail services to UNE-L based services. Among his arguments are the following: (1) the effect on dial-up services is not relevant because voice grade services are not affected; (2) solving degraded dial-up performance issues may be difficult; and (3) DS0 services must not necessarily provide for 64 kbps. Mr. Tennyson's arguments ignore the simple fact that BellSouth's current IDLC conversion options will, in many cases, negatively affect CLECs' ability to compete for mass market customers because they would

1		provide CLECs with loops that are inferior to the loops used in BellSouth's retail
2		operation or by CLECs using UNE-P.
3		
4	Q.	TO WHAT EXTENT DO MASS MARKET CUSTOMERS RELY UPON
5		THE AVAILABILITY AND PERFORMANCE OF DIAL UP ACCESS IN
6		ORDER TO REACH THE INTERNET?
7	A.	Approximately one third of South Carolina residential customers utilize dial-up
8		services in order to access the internet from their homes. Additionally, according
9		to an August 4, 2003 article appearing on the NetworkWorldFusion website, more
10		than 60% of home office users access the internet via dial-up services. ²
11		
12	Q.	HOW WERE THE RESIDENTIAL FIGURES YOU MENTIONED
13		CALCULATED?
14	A.	According to a recent article appearing on the CyberAtlas website, 74% of all
15		residential internet users use dial-up service. The remaining 26% use cable
16		modems or DSL. ³ According to the U.S. Department of Commerce, National
17		Telecommunications and Information Administration, approximately 45% of the
18		residential households in South Carolina have PCs with internet access in their
19		homes. I multiplied the percentage of residential customers who use dial-up

20

(74%) services by the percentage of South Carolina households with internet

http://www.nwfusion.com/news/2003/0804v92.html http://cyberatlas.internet.com/markets/broadband/article/0,,10099_2246061,00.html

	figure. ⁴
Q.	IS IT YOUR POSITION THAT ILECS ARE REQUIRED TO
	GUARANTEE MODEM PERFORMANCE?
A.	No. But Part 51.319(a)(2)(iii) of the FCC's rules does state that ILECs are
	required to "provide nondiscriminatory access, on an unbundled basis, to an entire
	hybrid loop capable of voice-grade service (i.e. equivalent to DS0 capacity)" in
	cases where alternative copper facilities are not provided. It is unclear whether
	anything less than DS0 capacity is consistent with the FCC's rules.
Q.	WHAT IS A DS0 AND WHAT IS ITS CAPACITY?
A.	Newton's Telecom Dictionary (19th edition) defines DS0 as follows:
	Digital Signal, Level Zero. DS0 is 64Kbps. As the basic building block of the DS hierarchy, it is equal to one voice conversation digitized under PCM. Twenty-four DS-0s (24x64Kbps) equal one DS-1, which is a T-1, or 1.544 Mbps.
	The Voice and Data Communications Handbook (4 th Edition) describes DS0 as:
	Eight thousand samples per second, with each sample requiring eight bits, generates a digital stream of data at a rate of 64,000 bits per second. We know this as the <i>digital signal 0</i> (DS0), the digitized equivalent of one voice channel. (See Bates, Regis J. "Bud" and Gregory, Donald W. (2001), 4th Edition, McGraw-Hill at p.85).
	A. Q.

⁴ http://www.ntia.doc.gov/ntiahome/dn/hhs/TableH1.htm

1	Q.	WHAT WOULD BE THE EFFECT OF BELLSOUTH'S IDLC
2		UNBUNDLING ALTERNATIVES ON THE QUALITY OF THE LOOP
3		AVAILABLE TO CLECs?
4	A.	When a V.90 modem is connected to a telecommunications path capable of
5		supporting 64 kbps, data throughput at the end user's computer would be limited
6		to about 53 kbps due power and signaling constraints. Observable data
7		throughput rates are more likely to be in the range of 50 kbps. The issue
8		addressed in my Direct Testimony pertains to BellSouth's IDLC unbundling
9	,	options that involve additional Analog to Digital (A/D) conversions. These
10		additional A/D conversions render the V.90 protocol completely unobtainable.
11		Once an end user's service is moved off an IDLC based loop and placed onto one
12		of these lesser capable loops, modems, which could otherwise benefit from the
13		V.90 protocol, will fall back to the V.34 protocol, which has a maximum
14		throughput of 33.4 kbps. I do not believe the V.34 protocol provides end users
15		with service that is equivalent to the V.90 protocol.
16		
17	Q.	IS IT YOUR UNDERSTANDING THAT BELLSOUTH HAS TESTED
18		IDLC UNBUNDLING TECHNIQUES?
19	A.	Yes. Specifically, Mr. Tennyson's Rebuttal Testimony states that BellSouth has
20		tested the performance and feasibility of the "hairpin," or "side door," IDLC
21		unbundling technique described in my rebuttal. Based on one trial that examined
22		two loops provided under this technique, BellSouth has concluded that the

"hairpin," or "side door," technique is ineffective. Moreover, BellSouth appears

1		unwilling to explore other options which would provide for the re-use of IDLC
2		based facilities.
3		
4	Q.	UNDER WHAT CIRCUMSTANCES IS THIS TECHNIQUE
5		APPLICABLE?
6	A.	This form of IDLC unbundling may come into play in any circumstances where
7		IDLC is deployed. The other form of IDLC unbundling described in my Direct
8		Testimony was the use of interface groups, which would come into play where
9		GR-303 compliant IDLCs are deployed.
10		
11	Q.	BASED ON MR. TENNYSON'S DESCRIPTION OF THE TEST
12		BELLSOUTH CONDUCTED REGARDING THE VIABILITY OF THIS
13		IDLC UNBUNDLING TECHNIQUE, SHOULD FURTHER TESTING BE
14		FORECLOSED?
15	A.	No. A significant portion of BellSouth's customer base and the CLECs' UNE-P
16		customer base is served via IDLC based loops. It is evident from what has been
17		discussed in this proceeding that "spare" copper facilities will not be available to
18		support a competitive marketplace if that marketplace had to rely on UNE-L. In
19		order to remove impairment, the ILECs must provide a workable solution that
20		allows end-users to maintain a comparable level of service when they switch to
21		UNE-L based facilities. Hence, the implementation of a solution that allows for

the re-use of IDLC facilities that does not degrade service is critical.

22

Q. WHAT DO YOU SUGGEST?

A. BellSouth's test was performed on only two lines that were working in "Mode II" (*i.e.*, with concentration). A test on IDLC based lines operating without concentration is warranted. Testing another vendor's IDLC equipment also may be worth considering. Additionally, testing IDLC equipment terminating on switches other than the Nortel DMS 100 may yield different results for BellSouth and should be explored. Indeed, the FCC's TRO stated that other ILECs have successfully provided digital access to unbundled loops over IDLC based facilities using the hairpin technique. To the extent that IDLC based end-user loops will be unbundled on a going-forward basis in order that CLECs can serve the mass market, all reasonable alternatives should be explored.

A.

Q. AT PAGES 8 AND 9 OF HIS REBUTTAL TESTIMONY, MR. TENNYSON STATES THAT UNBUNDLING NEXT GENERATION DIGITAL LOOP CARRIERS BY EMPLOYING GR-303 INTERFACE GROUPS IS IMPRACTICAL. PLEASE COMMENT.

My Direct Testimony described the use of GR-303 interface groups consistent with Telcordia's *Notes on the Network*. I am not aware of anything that demonstrates this unbundling technique is not feasible and I believe it should be considered as a potential solution to address IDLC unbundling related issues. It appears BellSouth's primary objections to the use of this technique are that GR-303 compliant IDLC comprise a relatively small percentage of BellSouth's network and that CLECs would be required to accept a DS1 hand-off. Thousands

1		of customers receive services over such facilities and may be affected if their
2		loops are moved from BellSouth retail services to UNE-L or from UNE-P to
3		UNE-L. From MCI's perspective, a DS1 hand-off is preferable particularly when
4		considering the alternative – degraded end-user services.
5		
6	Q.	PLEASE SUMMARIZE YOUR POSITION WITH RESPECT TO IDLC
7		BASED LOOPS.
8	A.	Based on BellSouth's provisioning intervals and its IDLC conversion methods, it
9		is clear that if CLECs are restricted to UNE-L, their ability to provide services to
10		customers who are served via IDLC based loops will be diminished when
11		compared to their abilities when they are able to utilize ULS to access end-users.
12		Provisioning delays and degraded service quality would hamper CLECs' ability to
13		compete for mass market customers if not corrected.
14		
15	III.	DS0 EELS AND HOT CUTS TO EELS
16		
17	Q.	MR. VARNER IMPLIES THAT DS0 EELS ARE CURRENTLY A VIABLE
18		SOLUTION TO ADDRESS THE MASS MARKET. DO YOU HAVE ANY
19		COMMENT?
20	A.	Mr. Varner's testimony notes that the majority of the EELs BellSouth has
21		provided in South Carolina are comprised of DSI loops and then states that the
22		company has some unspecified experience with DS0 based services, without
23		providing any real data. While Mr. Varner implies that DS0 EELs are, or will be,

available in a manner that allows CLECs to support mass market customers, his statement does not provide the information CLECs need to actually begin to utilize this method for providing service to their customers. Indeed, the facts demonstrate that DS0 EELs are not currently provided to CLECs in any significant volume and it is entirely unclear if, or when, CLECs will be able to utilize EELs in order to support the mass market. By BellSouth's own admission there are only 7 EELs comprised of DS0 loops in its South Carolina territory today.

A.

Q. PLEASE DISCUSS THE EXTENT TO WHICH BELLSOUTH'S HOT CUT PROCESSES CAN BE USED WITH EELS TO CONVERT UNE-P LINES TO UNE-L.

At page 12 of his Rebuttal Testimony, Mr. Ainsworth confirms that BellSouth's batch hot cut process does not include cuts to EELs, stating that "BellSouth has agreed to include hot cuts to DS0 EELs in its batch and individual hot cut processes," with a target implementation date of July 2004. Based upon his testimony here in South Carolina and other BellSouth states, however, CLECs know very little about the process that BellSouth is developing, when the process will actually be implemented, whether it will be fully mechanized, and the extent to which the process will be timely, seamless, and cost effective. It would appear that process will require substantial manual intervention whereas the UNE-P migration process is mechanized. It also appears that the process will require that multiple orders be placed to provision a single customer onto a DS0 EEL facility

and that more information may be required to place such an order than would be required to place an order for UNE-P based services. Clearly, more detailed information should be provided in this regard.

At this point, however, and until the process to which Mr. Ainsworth alludes is implemented and tested, CLECs cannot fully ascertain the extent to which they will be able to utilize EELs to support the mass market. Early indications are that the processes will not be timely, seamless or cost effective.

IV. AUTOMATED DISTRIBUTION FRAMES

A.

Q. MR. TENNYSON ADDRESSES ISSUES PERTAINING TO AUTOMATED DISTRIBUTION FRAMES (ADF) IN HIS REBUTTAL TESTIMONY. DO YOU HAVE ANY COMMENTS?

My understanding is that Mr. Tennyson has concluded ADF technologies are not currently feasible either due to size or economic constraints. MCI has not recommended any one particular technology be implemented as a pre-condition to a finding of "no impairment." However, I understand that ADFs are being integrated into other carriers' networks including, for example, Verizon's network in New York and that those carriers intend to use those automated distribution frames to provide Hot Cuts. Such a deployment strategy may well be fruitful here. ⁵ Attached to this testimony as Exhibit JDW 5 is a whitepaper from NHC, an ADF technology vendor, describing the technology and its applications.

⁵ Before the State of New York, Public Service Commission, Proceeding on Motion of the Commission to Examine the Process, and Related Costs of Performing Loop Migrations on a More Streamlined (e.g.,

Based on these facts, it would seem unreasonable to completely dis	smiss
the possibility that ADF technology can, or should, be used in the future to)
perform hot cuts on an automated basis.	

V. COLLOCATION AND TRANSPORT

7	Q.	MR. GRAY'S REBUTTAL TESTIMONY DENIES THE POSSIBILITY
8		THAT ACCESS TO COLLOCATION SPACE AND FACILITIES COULD
9		GIVE RISE TO IMPAIRMENT. DO YOU HAVE ANY COMMENTS?
10	A.	Yes. Mr. Gray argues that BellSouth's has achieved outstanding performance in
11		meeting the collocation requirements of the South Carolina Public Service
12		Commission and that should the company fail to meet the Commission's
13		performance standards, it would be subject to penalties under the SEEMs Plan.
14		Whether performance has been "outstanding" may or may not be true for the
15		current competitive environment. However, Mr. Gray's argument is not germane
16		because if all impediments to UNE-L competition were removed and all CLEC
17		demand for loops had to be supported through collocation and EELs, demand for
18		collocation could increase dramatically. Based upon the number of carriers that
19		are currently relying on collocation and transport facilities as compared to those
20		who rely upon the UNE-P to provide end user services, it is likely that if all other
21		operational and economic impairment were removed, between 20 and 30 carriers
22		could seek collocation and transport facilities in the busier wire centers

1		throughout South Carolina in the absence of UNE-P. Hence, it remains to be seen
2		whether Mr. Gray's promises will be met.
3		
4	Q.	IS YOUR ORIGINAL RECOMMENDATION REASONABLE IN LIGHT
5		OF THE POTENTIAL THAT COLLOCATION MAY GIVE RISE TO
6		IMPAIRMENT AS SOME POINT?
7	A.	Absolutely. In fact, I recommended that the Commission take action if
8		collocation gives rise to impairment and not before that point. Hence, Mr. Gray's
9		concerns are unfounded.
10		
11	Q.	DOES THIS CONCLUDE YOUR SURREBUTTAL TESTIMONY?
12	A.	Yes, it does.